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8	UNITED STATES DISTRICT COURT FOR THE				
9	EASTERN DISTRICT OF CALIFORNIA				
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11	DAVID ROB	INSON,		Case No.: 2:2	24-cv-02500-DJC-AC
12	Plaintiff,				
13	V.			ORDER	
14	AAMBIKA HOLDINGS LLC,				
15	Defendant.				
16					
17	On September 13, 2024, Plaintiff David Robinson initiated this action under the				
18	Americans with Disabilities Act of 1990. ECF No. 1. On November 27, 2024,				
19	Defendant filed an answer to the complaint. ECF No. 7.				
20	In the interest of avoiding the accumulation of fees and costs through				
21	potentially unnecessary discovery and motion practice, and to allow the parties				
22	sufficient time to pursue an early informal resolution of this matter, IT IS HEREBY				
23	ORDERED that:				
24	1.	This action is STA	YED for exce	ot as set forth he	rein.
25	2. All previously set deadlines and hearings are VACATED pending further				
26	order of the court.				
27	3. If parties have not already made all initial disclosures required by Fed. R.				
28	Civ. P. 26(a)(1), they must do so within fourteen (14) days of this order.				
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4. The parties are DIRECTED to promptly meet and confer to discuss					
settlement of this action. Settlement discussions require focus and preparation and					
should involve the attorneys who will try the case and the person or persons having					
full authority to negotiate and settle the case on any terms. Plaintiff should initiate					
settlement discussions by providing a written itemization of damages and a					
meaningful settlement demand that includes an explanation of why the demand is					
appropriate. Defendant should respond with an acceptance of the offer or with a					
meaningful counteroffer, and which includes an explanation of why the counteroffer is					
reasonable. The parties should continue in this way until they reach settlement or					
have exhausted informal settlement efforts.					

- 3. If the parties have not been able to informally reach a settlement within forty-five (45) days, the parties shall thereafter initiate participation in the court's Voluntary Dispute Resolution Program ("VDRP") by contacting the court's VDRP administrator, Sujean Park, at (916) 930-4278 or SPark@caed.uscourts.gov, and file a notice on the court's docket stating they have contacted the VDRP administrator.¹
- 4. The parties shall carefully review and comply with E.D. Cal. L.R. 271, which outlines the specifications and requirements of the VDRP.
- 5. No later than fourteen (14) days after completion of the VDRP session, the parties shall jointly file their VDRP Completion Report, consistent with E.D. Cal. L.R. 271(o).

IT IS SO ORDERED.

23 Dated: No

Dated: November 27, 2024

/s/ Daniel J. Calabretta

THE HONORABLE DANIEL J. CALABRETTA UNITED STATES DISTRICT JUDGE

¹ The parties are expected to make good faith efforts to timely and fully exhaust informal settlement efforts prior to initiating participation in the VDRP. The court will look with disfavor upon parties stalling or failing to participate in the above-mentioned initial informal discussions, and/or failing to participate in the VDRP program in good faith.